

**Amendment by France of public service obligations in respect of scheduled air services between France and the United Kingdom**

(2004/C 89/04)

1. France has decided to amend the public service obligations in respect of scheduled air services between Dijon (Longvic) and London (Heathrow/Gatwick/Stansted/City Airport/Luton) published in the *Official Journal of the European Communities*, C 240 of 15 September 1995, pursuant to Article 4(1)(a) of Council Regulation (EEC) No 2408/92 of 23 July 1992 on access for Community air carriers to intra-Community air routes.

*Type of aircraft used and capacity provided*

The services must be operated using pressurised aircraft having a seating capacity of at least 100.

*Commercial policy*

Flights must be marketed using at least one computerised reservation system.

2. The public service obligations in respect of scheduled air services between Dijon (Longvic) and London (Heathrow/Gatwick/Stansted/City Airport/Luton) are as follows:

*Continuity of service*

*Minimum frequency*

The minimum level of service provided must be one return trip per day:

Except in cases of *force majeure*, the number of flights cancelled for reasons directly attributable to the carrier must not exceed 3 % of the number of flights scheduled in any year. The carrier must give six months' notice before discontinuing these services.

— every day during the summer scheduling season,

— four days per week during the winter scheduling season.

Community carriers are hereby informed that the operation of air services without regard to the public service obligations may result in administrative and/or criminal penalties.

The services must be operated without a stopover between Dijon and London.

---

**Non-opposition to a notified concentration**

**(Case COMP/M.3368 — CD & R Fund/VWR)**

(2004/C 89/05)

**(Text with EEA relevance)**

On 1 April 2004, the Commission decided not to oppose the above notified concentration and to declare it compatible with the common market. This decision is based on Article 6(1)(b) of Council Regulation (EEC) No 4064/89. The full text of the decision is only available in English and will be made public after it is cleared of any business secrets it may contain. It will be available:

- as a paper version through the sales offices of the Office for Official Publications of the European Communities (see list on the last page),
- in electronic form in the 'CEN' version of the CELEX database, under document No 304M3368. CELEX is the computerised documentation system of European Community law.

For more information concerning subscriptions please contact:

EUR-OP,  
Information, Marketing and Public Relations,  
2, rue Mercier,  
L-2985 Luxembourg.  
Tel. (352) 29 29 427 18, fax (352) 29 29 427 09.

---